	Where	as, I, <u>María Gaos</u> of <u>Mountlake Terrace, WA</u> , hereafter referred to as applicant,
have invented certain new and useful improvements in a Method and Apparatus for Delivering a Virtual		
Reality Environment		
		for which an application for a United States Patent was filed on, Application Number/
		for which an application for a United States Patent was executed on 9/25/00, and
Whereas, <u>The Mission Corporation</u> of <u>the state of Washington</u> herein referred to "assignee" whose post office address is <u>1000 Bellevue Way N.E., Bellevue, WA 980004</u> is desirous of acquiring the entire right, title and interest in the same;		
	Now, th	nerefore, in consideration of the issuance of 55,000,000 shares of common stock of The
Mission Corpoation, copy of the subscription agreement and stock certificate is attached, I, the applicant,		
by these presents do, assign and transfer unto said assignee the full and exclusive rights to the said		
invention in the United States and the entire right, title and interest in and to any and all Patents which may		
be granted therefor in the United States, I hereby authorize and request the Commissioner of Patents and		
Trademarks to issue said United States Patent to said assignee, of the entire right, title and interest in and		
to the same, for his sole use and behoof; and for the use and behoof of his legal representatives, to the full		
end of the term for which said Patent may be granted, as fully and entirely as the same would have been		
held by me had this assignment and sale not been made.		
Executed this 25 th day of September , 2000,		
at San Juan, PR .		
		(Signature)
Affid	avit N	
State ofPuerto Rico) SS: 583-62-1967 County of)		
Before me personally appeared said <u>María Gaos</u> and acknowledged the foregoing instrument to be her free act and deed this <u>25th</u> day of <u>September</u> , <u>2000</u> .		
Seal		(Notary Public) Fernando J. Rovira-Rullán

SUBSCRIPTION AGREEMENT

1. The undersigned, María Gaos (the "Subscriber"), hereby irrevocably subscribes for and agrees to purchase fifty five million shares of common stock (the "Shares"), without par value, of the Mission Corporation (the "Company") in consideration of entering into a certain License Agreement with the Company, pursuant to which the Subscriber grants the Company an irrevocable, royalty free license for a perpetual term to certain proprietary material of the Subscriber, which License Agreement represents full payment for the Shares.

2. The Subscriber acknowledges that:

- a) the Shares to be acquired by the Subscriber have not been registered under the Securities Act of 1933, as amended (the "Act"), nor under the securities laws of any state, Commonwealth or other jurisdiction.
- b) she is aware that the issuance of the Shares is subject to the Subscriber becoming a party to the Shareholders Agreement, a copy of which has been made available to the Subscriber, and that the Shares may not be sold, transferred, pledged or disposed of except pursuant to the terms of said Shareholders Agreement and that each Stock Certificate for the shares shall bear a legend referencing the Shareholders Agreement.
- c) she is aware that the Company is under no obligation and currently does not intend to register the Shares.
- d) this Agreement is not binding upon the Company until the Company accepts it, which acceptance is in the Company's sole and absolute discretion.

3. The Company represents and warrants:

- a) that when issued, the Shares shall be duly authorized, validly issued, fully-paid and nonassessable, and the issuance of the Shares will not have been in violation of or have triggered any preemptive or other right.
- b) Neither the execution, delivery or performance of this Agreement nor the consummation of any of the transactions Contemplated hereby shall violate or conflict with the Certificate of Incorporation or By-Laws of the Company.

4. This Agreement:

- a) is not transferable or assignable by the subscriber;
- b) may be executed in one or more counterparts, all of which together shall constitute one instrument, and shall be subject to the laws of the State of Washington; and
- c) and the Shares contain the entire agreement of the parties hereto and there are no representations, covenants or other agreements between the parties except as stated or referred to herein.

IN WITNESS WHEREOF, the Subscriber has executed this Agreement in San Juan, Puerto Rico, this 18th day of February, 2000.

ACCEPTANCE OF SUBSCRIPTION

The Company hereby accepts the above subscription for fifty five million shares of the Company's common stock this 18th day of February, 2000.

Maria Gaos, President